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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/993,947	11/27/2001	Rasmus Relander	P 282888	8087
			2000937US/LT/HER	
			EXAMINER	
			MILUTINOVIC, CHARLES	
			ART UNIT	PAPER NUMBER
			2136	

DATE MAILED: 05/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/993,947	RELANDER ET AL.	
	Examiner	Art Unit	
	Charles Milutinovic	2136	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 23 January 2006.
- 2a) ☐ This action is **FINAL**.
- 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-29 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-29 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 - a) ☒ All b) ☐ Some * c) ☐ None of:
 - 1. ☒ Certified copies of the priority documents have been received.
 - 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 - 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

DETAILED ACTION

1. This office action is in response to applicant's amendments to case 09/993947 submitted 1/23/06.
2. Applicant's arguments with respect to the 112 rejections of claims 5, 11, 15, 23 have been fully considered and are persuasive. The 112 rejections of these claims have been withdrawn.
3. Applicant's amendments to claims 1, 7, 13, 21, and 22 to overcome the given 112 rejections have been considered. The 112 rejections of these claims have been withdrawn.
4. Applicant's amendments to claims 13 and 22 to overcome the given 101 and 112 rejections have been considered. The 101 and 112 rejections of these claims have been withdrawn.
5. Applicant's arguments with respect to claims 1-29 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

6. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
7. Claims 8 and 14 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. In claim 13, the network element is described as "adding one or more extra frames to the frame string being transmitted." In claim 14, it is stated that the network element "resides in the receiving end of the packet-switched connection." Given a frame string being transmitted, especially in an "end-to-end" connection, packets would have to be added to the frame

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string before they reach the receiver, however the by naming the receiver the “network element” of claim 13, the frame string has already been received at the point where extra frames are attempted to be added to it. The same rational of rejection applies to claim 8.

Claim Rejections - 35 USC § 103

8. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

9. In regards to claims 1, 7, 13, and 22 note that the preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone. See *In re Hirao*, 535 F.2d 67, 190 USPQ 15 (CCPA 1976) and *Kropa v. Robie*, 187 F.2d 150, 152, 88 USPQ 478, 481 (CCPA 1951).

10. **Claims 1-18, 22-26, and 29 are rejected under 35 U.S.C. 103(a)** as being unpatentable over Samarakoon et al. (Encrypted Video over TETRA) in view of Lipmaa et al. (Comments to NIST concerning AES Modes of Operation: CTR-Mode Encryption) and further in view of Kramer et al. (US Patent 6,658,027).

11. **In regards to claim 1**, Samarakoon et al. teach a system and methods for synchronization of an encrypted video stream over TETRA. Specifically, Samarakoon et al. teach:

- A method for maintaining end-to-end synchronization on a telecommunications connection transmitting data in frames in real time [Pg. 2 “Frame Insertion Techniques” paragraph 1, Fig. 2] and using synchronized end to end encryption [Fig. 2; Fig. 3], wherein an IV vector value corresponding to a received frame and used in decrypting the

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frame is defined on the number of frames received at the receiving end of the telecommunications connection [Fig. 2, IV, feedback from output of block cipher to IV], and wherein at least a part of the telecommunications connection is a packet-switched connection [Abstract, Tetra, Dropped Packets], the method comprising:

- One or more extra frames [are added] to the frame string being transmitted.

[Synchronization frame is added and marked as a synchronization frame; Pg. 2 “Frame Insertion techniques”]

What Samarakoon et al. do not teach is that the reproduction delay is increased, or that only frames not marked as extra frames are counted.

Lipmaa et al. teach CTR-Mode Encryption, a block cipher [Fig. 1]. It is well known in the art that the Nonce of CTR-Mode [Pg. 1 Usage Scenarios] is equivalent to what is to an IV in other block ciphers.

It would have been obvious to one of ordinary skill in the art to use CTR mode as the block cipher of Samarakoon et al. Samarakoon et al. specify the use of a block cipher, but not a specific block cipher. Lipmaa et al. teach the block cipher mode CTR, and in addition a number of advantages, including software efficiency, hardware efficiency, provable security, etc. [Pg. 2 “Advantages of CTR Mode”] The combination of Samarakoon et al. and Lipmaa et al. teach the limitation “*counting only the frames not marked as extra frames in the number of received frames*” because upon receiving a new IV in CTR mode, the counter is reset to the new IV [Lipmaa et al. Pg. 2 “operation”]. Thus, the frame that is sent containing the IV in Samarakoon et al. is not counted by the counter.

What is still not taught by the combination of Samarakoon et al. and Lipmaa et al. is increasing the reproduction delay of the data being transmitted.

Kramer et al. teach a system and methods for jitter buffer management. Note that the jitter correction is done at an IP boundary [Fig. 2 “IP Socket” input] Specifically, Kramer et al. teach:

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- Increasing the reproduction delay of data being transmitted by adding one or more extra frames to the frame string being transmitted [Col. 9 lines 46-60; “insert an additional silence frame...”]

It would have been obvious to one of ordinary skill in the art, when performing jitter control on a real time transmission as in Kramer et al., to use the inserted frames of Samarakoon et al. as the silence frame of Kramer et al. First, one of skill in the art would recognize that jitter control is important in real-time communication, and Kramer et al. present a system and methods to implement jitter control. Since both Kramer et al. and the combination of Samarakoon et al. implement their respective functions by adding an additional frame, it would be obvious to use the same added frame to perform both functions to reduce communication overhead.

12. **In regards to claim 7**, the combination of Samarakoon et al., Lipmaa et al., and Kramer et al. teach:

- Means for adjusting the reproduction delay arranged to increase the reproduction delay of the data being transmitted [Samarakoon et al. Fig. 2 “Control Unit,” Kramer et al. Fig. 2 “Jitter Buffer Manager”] by adding one or more extra frames to the frame string being transmitted [Kramer et al. Col. 9 lines 46-60 “insert an additional silence frame”]
- Means for defining on the basis of the number of received frames an IV vector value corresponding to a frame received at the receiving end of the telecommunications connection [Lipmaa et al. Fig. 1 “ctr+n-2”] and used in decrypting the frame [Lipman et al. Fig. 1 “ $M_{n-1} = E_K(ctr+n-2) \text{ xor } C_{n-1}$ ”]
- The means for adjusting the reproduction delay are arranged to mark the frames to be added to increase the reproduction delay as an extra frame [Samarakoon et al. Pg. 2 “Frame Insertion Techniques” synchronization frame] whereby the means for defining the initialization vector value are arranged to count only the frames not marked as extra

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frames in the number of received frames [Inherent. A new IV resets the counter, hence the frame with the IV would not increment the counter]

13. **In regards to claim 13**, the combination of Samarakoon et al., Lipmaa et al., and Kramer et al. teach:

- A network element [Samarakoon et al. Pg. 2 Transmitter] for maintaining end-to-end synchronization on a telecommunications connection transmitting data in frames in real time [Samarakoon et al. Pg. 2 “Frame Insertion Techniques” paragraph 1, Fig. 2] and using synchronized end to end encryption [Samarakoon et al. Fig. 2; Fig. 3], wherein an IV vector value corresponding to a received frame and used in decrypting the frame is defined on the number of frames received at the receiving end of the telecommunications connection [Samarakoon et al. Fig. 2, IV, feedback from output of block cipher to IV], and wherein at least a part of the telecommunications connection is a packet-switched connection [Samarakoon et al. Abstract, Tetra, Dropped Packets], the network element being arranged:
- To increase the reproduction delay of the data being transmitted [Samarakoon et al. Fig. 2 “Control Unit,” Kramer et al. Fig. 2 “Jitter Buffer Manager”] by adding one or more extra frames to the frame string being transmitted [Kramer et al. Col. 9 lines 46-60 “insert an additional silence frame”]

14. **In regards to claim 22**, the combination of Samarakoon et al., Lipmaa et al., and Kramer et al. teach:

- A network element [Samarakoon et al. Fig. 3] for use in a telecommunications connection transmitting data in frames in real time [Samarakoon et al. Pg. 2 “Frame Insertion Techniques” paragraph 1, Fig. 2] and using synchronized end to end encryption [Samarakoon et al. Fig. 2; Fig. 3], wherein at least a part of the telecommunications

connection is a packet-switched connection [Kramer et al. Fig. 2 “IP Socket”], in which case the reproduction delay of the data being transmitted can be increased by adding one or more extra frames to the frame string being transmitted [Kramer et al. Col. 9 lines 46-60 “insert an additional silence frame”], the network element being arranged:

- To define on the basis of the number of received frames an IV vector value corresponding to a received frame [Lipmaa et al. Fig. 1 “ctr+n-2”] and used in decrypting the frame [Lipmaa et al. Fig. 1 “ $M_{n-1} = E_K(ctr+n-2) \text{ xor } C_{n-1}$ ”]
- When the frames added to increase the reproduction delay are marked as extra frames, to count in the number of received frames only the frames that are not marked as extra frames [Inherent. A new IV resets the counter, hence the frame with the IV would not increment the counter] added to increase the reproduction delay [Col. 9 lines 46-60; “insert an additional silence frame...”]

15. **In regards to claim 2**, it is taught that the reproduction delay is increased in the receiving end of the packet-switched connection. [Kramer et al. Col. 9 lines 46-60]

16. **In regards to claims 3, 9, 16, and 24** the invention of Kramer et al. is specifically drawn towards IP [Kramer et al. Fig. 2 “IP Socket”]

17. **In regards to claims 4, 10, 17, and 25** the telecommunications connection belongs to the TETRA system [Samarakoon et al.; Abstract; TETRA...]

18. **In regards to claims 5, 11, 15, and 23** Samarakoon et al. teach “The TETRA system uses a synchronization technique known as frame stealing to provide synchronization to end-to-end encrypted data ... however the frame stealing process degrades the quality of video and is not suitable for transmission of secure video.” One of ordinary skill in the art would recognize that in the synchronization scheme of Samarakoon, it would be obvious to do the synchronization in a stolen speech block for audio, as Samarakoon teaches is already done for audio.

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19. **In regards to claims 6, 12, 18, and 26** the encryption is done using a key stream segment [Lipmaa et al. Fig. 1 “ctr, ctr+1...”] generated using the IV [Lipmaa et al. “usage scenario” “ctr ... encodes the number nonce*2⁶⁴ ... Typically, one transmits C along with a string which encodes the nonce]
20. **In regards to claims 8 and 14**, the reproduction delay is adjusted in the receiving entity [Kramer et al. Col. 9 lines 46-60]
21. **In regards to claim 29**, Samarakoon et al. teach the network element can be a mobile station [Samarakoon et al. Introduction Sentence 3 “one mobile station to another”]
22. **Claims 20-21 and 28 are rejected under 35 U.S.C. 103(a)** as being unpatentable over the combination of Samarakoon et al. as applied to claims 13 and 22 above, and further in view of the ESTI (Radio Equipment and Systems (RES); Trans-European Trunked Radio (TETRA); Packet Data Optimized (PDO); Part 1: General network Design).
23. **In regards to claims 20 and 28**, the combination of Samarakoon et al. teaches all the limitations of claims 13 and 22 above. What the combination of Samarakoon et al. does not explicitly teach is that the network element is a base station.

The ESTI teaches many standard configurations for TETRA. Specifically, they teach in 4.3.1 example 3 that the MS/LE is directly connected to TETRA, which is directly connected to a PDN/DTE.

It would have been obvious to one of ordinary skill in the art, given a network configuration as in ESTI, to have the network element be a base station. The network element in question in Samarakoon et al. concerns only the TETRA elements of the network, hence it would be obvious to consider the transmitter/receiver to reside at the TETRA boundary. One of ordinary skill in the art would recognize, given the network configuration as in case 3 of ESTI, that the network element would reside in the base station, as the base station provides the gateway between TETRA and the PDN.

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24. **In regards to claim 21**, the invention of Kramer et al. teach that the jitter correction is done at the IP boundary [Fig. 2 “IP Socket”] hence given network arrangement 4.3.1 example 3 [ESTI 4.3.1 example 3] the jitter correction i.e. the packet insertion would be done at the PDN/TETRA gateway.

25. **Claims 19 and 27 are rejected under 35 U.S.C. 103(a)** as being unpatentable over the combination of Samarakoon et al. as applied to claims 13 and 22 above, and further in view of Uhlirz (Concept of a GSM-based Communication System for High-Speed Trains).

26. **In regards to claims 19 and 27**, the combination of Samarakoon et al. teaches all the limitations of claims 13 and 22. What the combination of Samarakoon et al. does not teach is that the network element is a TETRA dispatcher workstation.

Uhlirz teaches that the one of the present communication needs of a High-Speed train communication system is “a dispatcher or local coordinator stay in touch with the personnel at the train station ... [which] is of type point-to-multipoint (trunked radio application).” [Uhlirz, II.A “Profile of present communication needs” bullet 2]

It would have been obvious for one of ordinary skill in the art to take the communication system taught in claims 25, 26, 17, and 18 – which is a trunked radio system by definition (the TR in TETRA standing for trunked radio) – and to use it in the role Uhlirz as a dispatcher workstation.

Conclusion

27. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles Milutinovic whose telephone number is (571)272-2668. The examiner can normally be reached on M-F 8:30-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz R. SHEIKH can be reached on (571)272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



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